## UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF NEW YORK

AARON ABADI,

**Plaintiff** 

V.

CASE # 21-cv-11073-RA-GWG

NYU LANGONE HEALTH
SYSTEM et al, Defendants

## PLAINTIFF'S NOTICE OF WITHDRAWAL OF PLAINTIFF'S EMERGENCY MOTION

Honorable Judge,

On October 10, 2022, this Plaintiff, appearing pro se, submitted an EMERGENCY MOTION, as Plaintiff has a confirmed medical disability and cannot wear a mask. This lawsuit is about the fact that Plaintiff was denied essential medical care on multiple occasions at various NYU Langone Health locations. They refused to allow him to be admitted as he could not wear a mask.

AT THIS TIME, PLAINTIFF HAS BEEN TOLD BY NYU

LANGONE STAFF THAT MASK WEARING IS NO LONGER REQUIRED

FOR ANYONE, THEREFORE PLAINTIFF HEREBY WITHDRAWS THE

EMERGENCY MOTION.

If the situation changes and the mask policy is reinstated, and/or if there is a government mask mandate reinstated, Plaintiff will resubmit a motion for the same.

Respectfully,

aron Abadi

April 25, 2023

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The Clerk of Court is respectfully directed to terminate the motion pending at Dkt. 37.

SO ORDERED.

Hon. Ronnie Abrams

United States District Judge

04/27/2023